

EXHIBIT 8

[Print](#) | [Close Window](#)

Subject: RE: Patterson v. Popo et al
From: Eddie Pantiliat <EAP@legalcounselors.com>
Date: Mon, Jun 22, 2015 10:01 am
To: "ps@strojnik.com" <ps@strojnik.com>, Jason Mullis <JMullis@wshblaw.com>
Cc: Amy Patterson <pattersona82@gmail.com>
Attach: image001.jpg

Jason,

I did not receive a copy of your response to Peter, please send it to me.

Peter, please be advised that the Owners never agreed to make a contribution towards the settlement so they are not "balking" at all, their carrier needs to comply with the settlement terms. That is where we stand.



[Web](#) | [Vcard](#) | [Facebook](#) | [YouTube](#) | [Email](#) | [Map](#)

HG&P is a Professional Limited Liability Company

From: ps@strojnik.com [mailto:ps@strojnik.com]
Sent: Monday, June 22, 2015 9:24 AM
To: Jason Mullis
Cc: Eddie Pantiliat; Amy Patterson
Subject: Patterson v. Popo et al

Thank you, Jason, for the update. You explained that the insurer has authorized payment of \$[REDACTED] and that the restaurant ownership has agreed to pay the difference of [REDACTED] in order to make up the [REDACTED] settlement payment. However, the ownership is now balking at making the payment, so you are faced with two problems: First, the Farmers' adjuster in charge of the case is in trial and unavailable to discuss increasing the authority to pay \$[REDACTED] and the ownership refuses to make payment.

This is a significant problem in light of the July 6, 2015 deadline imposed by Judge Wake. Obviously, Ms. Patterson cannot accept \$[REDACTED] in light of the settlement agreement at [REDACTED]. I have not dealt with this kind of an issue previously and I cannot think of a way to resolve it on my end. I must leave it up to you to come up with a timely solution.

Cordially Yours,

Peter Strojnik
STROJNIK, P.C.
2415 East Camelback Road Suite 700
Phoenix, Arizona 85016
Telephone: 602-524-6602
Facsimile: 602-296-0135
e-mail ps@strojnik.com

Confidentiality Notice: The information contained in this electronic e-mail and any accompanying attachment(s) is intended only for the use of the intended recipient and may be confidential and/or privileged. If any reader of this communication is not the intended recipient, unauthorized use, disclosure or copying is strictly prohibited, and may be unlawful. If you have received this communication in error, please immediately notify the sender by return e-mail, and delete the original message and all copies from your system. Thank you.

Copyright © 2003-2015. All rights reserved.